

**222.001**

222.1704 Violations and remedies.

**Subpart 222.70—Restrictions on the Employment of Personnel for Work on Construction and Service Contracts in Noncontiguous States**

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AUTHORITY: 41 U.S.C. 1303 and CFR chapter 1.

SOURCE: 56 FR 36358, July 31, 1991, unless otherwise noted.

**222.001 Definitions.**

*Labor advisor*, as used in this part, means the departmental or agency headquarters labor advisor.

[56 FR 36358, July 31, 1991, as amended at 72 FR 20763, Apr. 26, 2007]

**Subpart 222.1—Basic Labor Policies**

**222.101 Labor relations.**

**222.101–1 General.**

Follow the procedures at PGI 222.101–1 for referral of labor relations matters to the appropriate authorities.

[71 FR 18670, Apr. 12, 2006]

**222.101–3 Reporting labor disputes.**

Follow the procedures at PGI 222.101–3 for reporting labor disputes.

[71 FR 18670, Apr. 12, 2006]

**222.101–3–70 Impact of labor disputes on defense programs.**

(a) Each department and agency shall determine the degree of impact of potential or actual labor disputes on its own programs and requirements. For guidance on determining the degree of impact, see PGI 222.101–3–70(a).

(b) Each contracting activity shall obtain and develop data reflecting the impact of a labor dispute on its requirements and programs. Upon determining that the impact of the labor dispute is significant, the head of the contracting activity shall submit a report of findings and recommendations to the labor advisor in accordance with departmental procedures. This reporting requirement is assigned Report Control Symbol DD–AT&L(AR)1153 and must include the information specified at PGI 222.101–3–70(b).

[71 FR 18670, Apr. 12, 2006]

**222.101–4 Removal of items from contractors' facilities affected by work stoppages.**

(a) When a contractor is unable to deliver urgent and critical items because of a work stoppage at its facility, the contracting officer, before removing any items from the facility, shall—

(i) Before initiating any action, contact the labor advisor to obtain the opinion of the national office of the Federal Mediation and Conciliation Service or other mediation agency regarding the effect movement of the items would have on labor negotiations. Normally removals will not be made if they will adversely affect labor negotiations.

(ii) Upon the recommendation of the labor advisor, provide a written request for removal of the material to the cognizant contract administration office. Include in the request the information specified at PGI 222.101–4(a)(ii).

(iii) With the assistance of the labor advisor or the commander of the contract administration office, attempt to have both the management and the labor representatives involved agree to